

EXHIBIT A

Other Dual Tag Applications:

Besides its usefulness for baggage claim and other shipping-transportation applications, the dual tag approach may also be used for applications that requires automatic identification and verifications.

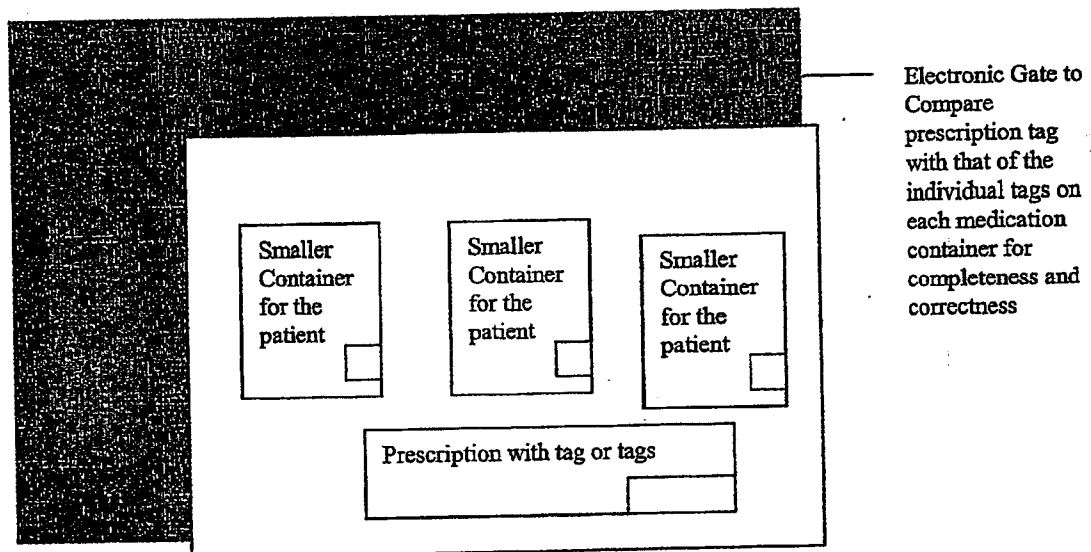
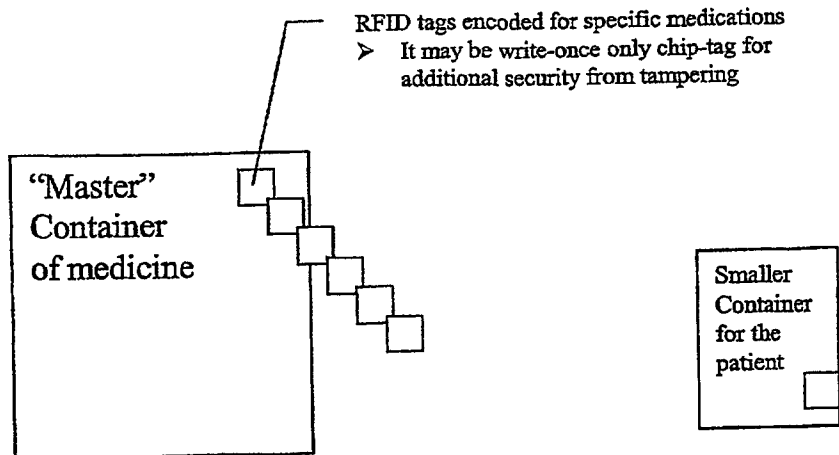
For example, they can be readily adapted for use in dispensing medication to the patient. A RF reader/writer can be made to work with label maker. When doctor or other authorized person or authority written out their prescriptions, a tag with sufficient memory will be encoded along with the printed prescription. Many memory chips commonly used for RFID tags may be used. Obvious, there may be several tags each with individual chip for each of the medication or optionally with dosage and usage information. In case of one chip-tag to be used for a medication with several medicines, the memory may be segmented accordingly to as many as necessary for positive identification of such medications and its usage information. Such information will be encoded during the printing of the prescription.

Each type of pills and other forms of medicine in a larger containers will may contain sufficient tags with the proper encoding to be placed on individual and separate smaller bottles or other containers. When medications from such larger container is drawn, a label will be placed on the smaller containers along with the medication. These tags will be used to compare with the prescription tag after the pharmacist picks all of the medicine being prescribed.

When patient present such prescription with proper tag or tags to the pharmacist, the medications will be picked and labeled. The complete prescription drugs will then be given to the patient through a electronic reader gates with proper antennae array. Comparison of the drugs in each labeled containers will be made with the prescription, if wrong or missing or extra drugs

● found, alarm will be made for correction. This serves as separate check against human error.

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Appl. No. : 10/086,183 Confirmation No.: 8214
Applicant : Christer O. Andreasson
Filing Date : 02/26/2002
Title : SYSTEMS AND METHODS FOR TRACKING PHARMACEUTICALS
WITHIN A FACILITY
Group Art Unit : 2636
Examiner : Julie Bichngoc Lieu
Docket No. : 706737.38
Customer No. : 34313

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

**SUPPLEMENTAL DECLARATION OF CHRISTER O. ANDREASSON AND
JIMMY C. CAPUTO UNDER 37 C.F.R. §1.131**

Sir:


The undersigned inventors, Christer O. Andreasson and Jimmy C. Caputo make this declaration attesting to the conception of the present invention prior to the effective filing date of Chung Provisional Application 60/232,514 filed on September 19, 2001.

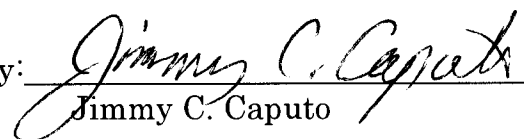
The previous Declaration filed June 29, 2005, included twenty-four (24) Exhibits tracing the development of the inventions claimed in the present application. Exhibits 1 through 6 and 10a and the corresponding paragraphs in that prior Declaration are documents all dated prior to the filing date of

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September 19, 2001, of Chung 60/323,514 and attest to and exhibit conception as well as diligence toward actual reduction to practice.

We further declare that all statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements are made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment or both, under Title 18, United States Code, Section 1001, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Dated: AUGUST 10, 2006 By: 
Christer O. Andreasson

Dated: 08/10/06 By: 
Jimmy C. Caputo